Case 2	2 16-cv-02605-DSF-AJW Document 1 Filed	d 04/15/16 Page 1 of 12 Page ID #:1
		FILED
1 2 3 4 5	KENNETH THOMAS PEREZ, ESTATE Office of the General Executor General Delivery In Care Of: 535 Box Canyon Road. Canoga Park, California [91304-9998] Ken.Perez1951@gmail.com	2016 APR 15 PM 12: 55  CLEME U.S. DISTRICT COURT CENTRAL DIST. OF CAL'F. LOS ANGELES  BY:
6	Plaintiff in Propria Persona	
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9	UNITED STATES	DISTRICT COURT
10	CENTRAL DISTRIC	CT OF CALIFORNIA
11	Kenneth, on Behalf of Himself,	Case No. C V 16 - 02605 DSF(AJWX
12	Plaintiff,	VERIFIED COMPLAINT FOR
13	VS.	PERMANENT INJUNCTION, CIVIL PENALTIES,
14	COLLECTION BUREAU ASSOCIATES, EQUIFAX,	RESTITUTION AND OTHER EQUITABLE RELIEF
15	Defendants.	
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COMES NOW, Kenneth, Plaintiff, a man over the age of majority, in His right mind, without waiving any rights or remedies at law or in equity, and without waiving any defects or deficiencies, and here and after referred to as "Plaintiff," and for His Verified Complaint against the Defendants, COLLECTION BUREAU ASSOCIATES, ("CBA"), and Equifax ("Equifax"), declares as follows:

#### I. PRELIMINARY STATEMENT

1. This is an action for negligence, defamation, and violations of the Fair Credit Reporting Act ("FCRA"), 15 U.S.C. §1681 et seq., arising out of CBA's false reporting to Equifax of an alleged delinquent debt of the Plaintiff, and Equifax's failure to correct CBA's false reporting on Plaintiff's Equifax credit report.

#### II. PARTIES

- Plaintiff is currently and was at all relevant times domiciled in the 2. County of Los Angeles, California.
- Plaintiff is a "consumer" as that term is defined by the FCRA, 15 U.S.C. 3. §1681a(c).
- 4. Defendant, CBA, is a corporation doing business in the state of Georgia with its principal place of business at: 300 E. Shotwell Street. P.O. Box 1929. Bainbridge, Georgia 39818.
- CBA is a "furnisher of information" as that term is defined by the FCRA, 5. 15 U.S.C. §1681s-2(b).
- 6. Defendant, Equifax, is a corporation organized under the laws of the United States of America and is headquartered in Atlanta, Georgia.
- Equifax is a "consumer reporting agency that compiles and maintains 7. files on consumers on a nationwide basis" as that term is defined by the FCRA, 15 U.S.C. §1681a(o).

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8. Equifax is regularly engaged in the business of assembling, evaluating and dispensing information concerning consumers for the purpose of furnishing "consumer reports," as that term is defined at 15 U.S.C. §1681a(d), to third parties.

#### III. JURISDICTION

9. This Court has jurisdiction over this action: (1) pursuant to the FCRA, 15 U.S.C. §1681(p); (2) pursuant to 28 U.S.C. §1331; and (3) because the transactions and occurrences giving rise to this action occurred in Los Angeles County, California as a result of the Defendants doing business in California.

#### IV. FACTUAL BACKGROUND

- 10. On or around November 2015, Plaintiff became aware that Defendants were reporting negative/derogatory remarks on Plaintiff's personal credit.
- 11. On or around November. 2015, Plaintiff demanded debt validation/verification from Defendants.
- Over the course of several months, Defendants were never able to 12. validate the alleged debt against Plaintiff.
- Plaintiff requested Defendants to remove the negative/derogatory remark 13. on His personal credit after a debt validation could not be verified.
- 14. On or around December 8, 2015, Defendants CBA reported to Defendants Equifax that the alleged debt was "verified" but not "validated".
- As of the date of this verified complaint, no deletion has occurred and 15. Plaintiff continues to be harmed by the actions of Defendants.
- Despite Plaintiff's lawful request for removal of the disputed item 16. pursuant to the FCRA, Equifax failed to remove the disputed item from Plaintiff's credit report. Upon information and belief, Equifax did not evaluate or consider any of Plaintiff's information, claims or evidence, and did not make any and/or sufficient

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attempts to remove the disputed item within a reasonable time following Equifax's receipt of Plaintiff's dispute.

Defendants actions have damaged Plaintiff in that Plaintiff has been 17. denied credit and/or has been forced to pay a high rate of interest for credit due to the Defendants' false reporting of Plaintiff's alleged delinquency on the CBA account.

#### V. CLAIMS

## Negligence - CBA

- 18. Plaintiff hereby adopts and incorporates the allegations contained in paragraphs 1 through 17 as if fully set forth herein.
- CBA 's false reporting to Equifax regarding the alleged delinquent debt 19. was negligent under applicable law. In falsely reporting the alleged debt as delinquent, CBA breached its duty to Plaintiff to report accurate information regarding Plaintiff's credit history and acted with conscious disregard for Plaintiff's rights.
- CBA 's false reporting to Equifax regarding the alleged delinquent debt 20. of the Plaintiff has caused damage to Plaintiff, including, but not limited to, humiliation and embarrassment, a substantial decline in Plaintiff's credit rating, and other compensatory and consequential damages. CBA's false reporting to Equifax regarding the alleged delinquent debt of the Plaintiff was willful and wanton, entitling Plaintiff to punitive damages therefor.

#### Negligence – Equifax

- 21. Plaintiff hereby adopts and incorporates the allegations contained in paragraphs 1 through 20 as if fully set forth herein.
- Equifax's failure to remove CBA's false report of Plaintiff's alleged 22. delinquency from Plaintiff's Equifax credit report, despite Plaintiff's lawful notices to Equifax of the falsity of the report, was negligent. In failing to remove CBA's false reports of Plaintiff's alleged delinquency, Equifax breached its duty to Plaintiff to

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thoroughly investigate any and all credit reporting disputes and to maintain accurate credit histories for the Plaintiff, and acted with conscious disregard for Plaintiff's rights.

- 23. Equifax's negligent failure to remove CBA's false reports of Plaintiff's alleged debt from Plaintiff's Equifax credit report has caused damages to Plaintiff, including, but not limited to, humiliation and embarrassment, a substantial decline in Plaintiff's credit rating, and other compensatory and consequential damages.
- 24. Equifax's failure to remove CBA's false report of Plaintiff's alleged debt from Plaintiff's credit report, despite Plaintiff's lawful notices to Equifax of the falsity of the reports, was willful and wanton, entitling Plaintiff to punitive damages therefor.

#### Defamation - CBA

- 25. Plaintiff hereby adopts and incorporates the allegations contained in paragraphs 1 through 24 as if fully set forth herein.
- 26. CBA, with knowledge of the falsity of its statements, has published and continues to publish statements to others, including, but not limited to, Equifax, that Plaintiff was past due on the alleged CBA account and that the CBA account was in collection status. CBA 's statements were made with conscious disregard for the rights of the Plaintiff.
- 27. CBA's publication of false statements regarding Plaintiff's creditworthiness and Plaintiff's alleged delinquent debt amounts to defamation and defamation per se of the Plaintiff, entitling Plaintiff to compensatory, special, consequential and punitive damages therefor.

## Defamation - Equifax

28. Plaintiff hereby adopts and incorporates the allegations contained in Paragraphs 1 through 27 as if fully set forth herein.

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- Equifax, with knowledge of the falsity of its statements, has published 29. and continues to publish statements to others, including, but not limited to, CBA and other currently unknown entities and/or individuals who have accessed Plaintiff's Equifax credit report, that Plaintiff was past due on the alleged CBA account and that CBA was in collection status. In publishing such statements, Equifax acted with conscious disregard for the rights of the Plaintiff.
- 30. Equifax's publication of false statements regarding Plaintiff's creditworthiness and Plaintiff's alleged delinquent debt amounts to defamation and defamation per se of the Plaintiff, entitling Plaintiff to compensatory, special, consequential and punitive damages therefor.

## Negligent Violation of the Fair Credit Reporting Act - CBA

- 31. Plaintiff hereby adopts and incorporates the allegations contained in Paragraphs 1 through 30 as if fully set forth herein.
- 32. CBA 's false reporting to Equifax of Plaintiff's alleged delinquency is a violation of CBA 's duties as a furnisher of credit information pursuant to the FCRA, 15 U.S.C. §1681s-2(a) and (b).
- CBA 's violations of the FCRA amount to negligent non-compliance with the FCRA as stated in 15 U.S.C. §16810 for which CBA is liable to Plaintiff for Plaintiff's actual damages, for statutory damages, and for Plaintiff's reasonable fees associated with filing suit.

## Negligent Violation of the Fair Credit Reporting Act - Equifax

- 34. Plaintiff hereby adopts and incorporates the allegations contained in Paragraphs 1 through 33 as if fully set forth herein.
- 35. Equifax's repeated failure to remove the disputed item from Plaintiff's credit report despite knowledge of the falsity of the disputed item is a violation of Equifax's duty to ensure maximum possible accuracy of consumer reports under 15

36. Equifax's failure to evaluate or consider any of Plaintiff's information, claims or evidence, and its failure to make any and/or sufficient attempts to remove the disputed item from Plaintiff's credit report within a reasonable time following Equifax's receipt of Plaintiff's dispute is a violation of Equifax's duties regarding investigation of disputed items under 15 U.S.C. §1681i. Equifax's violations of the FCRA amount to negligent non-compliance with the FCRA as stated in 15 U.S.C. §1681o, for which Equifax is liable to Plaintiff for Plaintiff's actual damages, for statutory damages, and for Plaintiff's reasonable fees associated with filing suit.

#### Willful Violation of the Fair Credit Reporting Act - CBA

- 37. Plaintiff hereby adopts and incorporates the allegations contained in Paragraphs 1 through 41 as if fully set forth herein.
- 38. CBA 's false reporting to Equifax of Plaintiff's alleged delinquency, despite CBA 's knowledge of the falsity of its reporting, is a willful violation of CBA 's duties as a furnisher of credit information pursuant to the FCRA, as stated in 15 U.S.C. §1681s-2(a) and (b).
- 39. Given CBA's knowledge of the falsity of its reporting, CBA's violations of the FCRA amount to willful non-compliance with the FCRA as stated in 15 U.S.C. §1681n for which CBA is liable to Plaintiff for Plaintiff's actual damages, for statutory damages, for punitive damages, and for Plaintiff's reasonable fees associated with filing suit.

## Willful Violation of the Fair Credit Reporting Act - Equifax

40. Plaintiff hereby adopts and incorporates the allegations contained in Paragraphs 1 through 39 as if fully set forth herein.

- 41. Equifax's failure to remove the disputed item from Plaintiff's credit report despite knowledge of the falsity of the disputed item is a willful violation of Equifax's duty to ensure maximum possible accuracy of consumer reports as stated in 15 U.S.C. §1681e(b) and Equifax's duties regarding investigation of disputed items under 15 U.S.C. §1681i.
- 42. Equifax's failure to evaluate or consider any of Plaintiff's information, claims or evidence, and its failure to make any and/or sufficient attempts to remove the disputed item within a reasonable time following Equifax's receipt of Plaintiff's dispute is a willful violation of Equifax's duties regarding investigation of disputed items as stated in 15 U.S.C. §1681i.
- 43. Equifax's violations of the FCRA amount to willful non-compliance with the FCRA as stated in 15 U.S.C. §1681n for which Equifax is liable to Plaintiff for Plaintiff's actual damages, for statutory damages, for punitive damages and for Plaintiff's reasonable fees associated with filing suit.

WHEREFORE, Plaintiff, Kenneth, respectfully demands the following:

- 1. Trial by jury on all issues so triable;
- 2. Judgment against the Defendants for statutory, compensatory, consequential and punitive damages;
  - 3. For Plaintiff's fees and costs; and,
  - 4. Any and all other relief to which Plaintiff may appear to be entitled.

DATED: 4/14/2016

by: /s/ Kenneth
Plaintiff In Pro Per
General Delivery
In Care of: 535 Box Canyon Road
Canoga Park, California [91304-9998]

KENNETH THOMAS

**VERIFICATION** I, Kenneth, declare and state as follows: I am the Plaintiff in the above-entitled matter. I have read the foregoing Complaint and know the content thereof, and the same is true of my own knowledge, except as to matters which are stated upon my own information and belief, which I believe to be true. I declare under penalty of perjury that the foregoing is true and correct. Executed on 4/14/2016 at Los Angeles, California. All Rights Reserved 

# Case 2:16-cv-0260 PINTED STATES DISTRICT GRURT, CHATROM, DISTRICT DEGALIFORNIA PAGE ID #:10 CIVIL COVER SHEET

I. (a) PLAINTIFFS ( Ch	eck box if you are rep	resenting yourself 🔀 🕽	) DEFENDANTS	( Check box if you are r	epresenting yourself [ ] )			
			E	QUIFAX				
(b) County of Residence	e of First Listed Plai	ntiff	County of Resid	dence of First Listed Defe	endant			
(EXCEPT IN U.S. PLAINTIFF CA				(IN U.S. PLAINTIFF CASES ONLY)				
(c) Attorneys (Firm Nam representing yourself, pr KENNETH THOMAS PEREZ, Office of the General Execu General Delivery	ovide the same inform Estate Itor	nation.	Attorneys (Firm	Name, Address and Telepho Irself, provide the same info				
In Care Of: 535 Box Canyon			W CITIZENGUID OF D	DINCIPAL DADWING				
ווע פונאט און טריטען	TION (Place an X in o	one box only.)	(Place an X in one b	RINCIPAL PARTIES-For lox for plaintiff and one for	Diversity Cases Only defendant)			
1. U.S. Government Plaintiff		it Not a Party)		of Business in	or Principal Place PTF DEF 4 4 4 4 4 4 4 4 4 5 4 5 5 5 5 5 5			
2. U.S. Government Defendant	4. Diversity of Parties in	(Indicate Citizenship	Citizen or Subject of a Foreign Country	of Business in A	Another State			
IV. ORIGIN (Place an X	in one box only.)							
1. Original 2.	Removed from State Court	3. Remanded from Appellate Court		ransferred from Another	5. Multi- District .itigation			
V. REQUESTED IN COR CLASS ACTION under VI. CAUSE OF ACTION 15 U.S.C. §1681 et seq. Perm	F.R.Cv.P. 23:	Yes No	MONEY DEMA	only if demanded in com ANDED IN COMPLAINT: ent of cause. Do not cite jurisd ations of the FCRA. and defama	: \$			
VII. NATURE OF SUIT (	Place an X in one bo	ox only).						
OTHER STATUTES	CONTRACT	REAL PROPERTY CONT	. IMMIGRATION	PRISONER PETITIONS	PROPERTY RIGHTS			
375 False Claims Act	110 Insurance	240 Torts to Land	462 Naturalization Application	Habeas Corpus:	820 Copyrights			
376 Qui Tam (31 USC 3729(a))	120 Marine	245 Tort Product Liability	465 Other	463 Alien Detainee 510 Motions to Vacate	830 Patent			
(31 03C 3729(a)) - 400 State	130 Miller Act	290 All Other Real	☐ Immigration Actions	Sentence	840 Trademark			
☐ Reapportionment	140 Negotiable	Property TORTS	TORTS PERSONAL PROPERTY	530 General 535 Death Penalty	SOCIAL SECURITY			
410 Antitrust	150 Recovery of	PERSONAL INJURY	370 Other Fraud	Other:	861 HIA (1395ff)			
430 Banks and Banking	Overpayment & Enforcement of	310 Airplane	371 Truth in Lending		862 Black Lung (923) 863 DIWC/DIWW (405 (g))			
450 Commerce/ICC Rates/Etc.	Judgment	315 Airplane Product Liability	380 Other Personal	550 Civil Rights	864 SSID Title XVI			
460 Deportation	151 Medicare Act	320 Assault, Libel & Slander	☐ Property Damage	555 Prison Condition	865 RSI (405 (g))			
470 Racketeer Influenced & Corrupt Org.	152 Recovery of Defaulted Student	330 Fed. Employers'	385 Property Damage Product Liability	560 Civil Detainee Conditions of	FEDERAL TAX SUITS			
480 Consumer Credit	Loan (Excl. Vet.)	340 Marine	BANKRUPTCY	Confinement FORFEITURE/PENALTY	870 Taxes (U.S. Plaintiff or			
490 Cable/Sat TV 850 Securities/Commodities/Exchange	153 Recovery of Overpayment of Vet. Benefits	345 Marine Product Liability 350 Motor Vehicle	422 Appeal 28 USC 158 423 Withdrawal 28	625 Drug Related Seizure of Property 21 USC 881	Defendant)  871 IRS-Third Party 26 USC 7609			
890 Other Statutory	160 Stockholders' Suits	355 Motor Vehicle	USC 157  CIVIL RIGHTS	690 Other				
Actions 891 Agricultural Acts	190 Other	☐ Product Liability ☐ 360 Other Personal	440 Other Civil Rights	LABOR				
893 Environmental	Contract 195 Contract	☐ Injury	441 Voting	710 Fair Labor Standards				
☐ Matters ☐ 895 Freedom of Info.	Product Liability	☐ 362 Personal Injury- Med Malpratice	442 Employment	720 Labor/Mgmt. Relations				
⊔ Act	196 Franchise	365 Personal Injury- Product Liability	443 Housing/ Accommodations	740 Railway Labor Act				
896 Arbitration	REAL PROPERTY  210 Land	367 Health Care/	445 American with Disabilities-	751 Family and Medical				
899 Admin. Procedures Act/Review of Appeal of Agency Decision	Condemnation 220 Foreclosure	Pharmaceutical Personal Injury Product Liability	Employment  446 American with Disabilities-Other	Leave Act 790 Other Labor Litigation				
950 Constitutionality of State Statutes	230 Rent Lease & Ejectment	368 Asbestos Personal Injury	448 Education	791 Employee Ret. Inc.				
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FOR OFFICE USE ONLY:	Case Number	**** ** ******************************		<b>√</b>				
CV-71 (02/16)		CIVI	IL COVER SHEET		Page 1 of 3			

## Case 2:16-cv-0260 ያካታይዮ አዲሳፒና ባቴታይርና ይበታደር (FANTE CIVIL COVER SHEET) Page ID #:11

**VIII. VENUE**: Your answers to the questions below will determine the division of the Court to which this case will be initially assigned. This initial assignment is subject to change, in accordance with the Court's General Orders, upon review by the Court of your Complaint or Notice of Removal.

QUESTION A: Was this case removed from state court?	STATE CASE WAS PENDI	NG IN THE COU	NTY OF:	INITIAL DI	VISION IN CACD IS:		
Yes X No	Los Angeles, Ventura, Santa Barbara, or San Luis Obispo				Western		
If "no, " skip to Question B. If "yes," check the box to the right that applies, enter the	Orange				Southern		
corresponding division in response to Question E, below, and continue from there.	Riverside or San Bernardino				Eastern		
QUESTION B: Is the United States, or		who reside in	YES Your	rase will initially he assign	ed to the Southern Division		
one of its agencies or employees, a PLAINTIFF in this action?	the district reside in Orange Co.?  check one of the boxes to the right		YES. Your case will initially be assigned to the Southern Division  Enter "Southern" in response to Question E, below, and continue from there.				
Yes 😿 No			☐ NO. Continue to Question B.2.				
If "no, " skip to Question C. If "yes," answer Question B.1, at right.	<b>B.2.</b> Do 50% or more of the defendants who reside in the district reside in Riverside and/or San Bernardino Counties? (Consider the two counties together.)		YES. Your case will initially be assigned to the Eastern Division.  Enter "Eastern" in response to Question E, below, and continue from there.				
	Enter "We		NO. Your c Enter "West from there.	case will initially be assigned to the Western Division. stern" in response to Question E, below, and continue			
QUESTION C: Is the United States, or	C.1. Do 50% or more of the plaintiffs wh	n reside in the					
one of its agencies or employees, a DEFENDANT in this action?	district reside in Orange Co.?		YES. Your case will initially be assigned to the Southern Division.  Enter "Southern" in response to Question E, below, and continue from there.				
Yes 😿 No			☐ NO. Contin	ue to Question C.2.	to Question C.2.		
If "no, " skip to Question D. If "yes," answer Question C.1, at right.	Counties? (Consider the two counties together)		YES. Your c Enter "Easte from there.	r case will initially be assigned to the Eastern Division. stern" in response to Question E, below, and continue e.			
	check one of the boxes to the right	<b>&gt;</b>	NO. Your ca Enter "West from there.	nse will initially be assigned ern" in response to Questi	d to the Western Division. on E, below, and continue		
QUESTION D: Location of plaintiff	s and defendants?	Oran	<b>A.</b> ge County	<b>B.</b> Riverside or San Bernardino County	C: Los Angeles, Ventura, Santa Barbara, or San Luis Obispo County		
Indicate the location(s) in which 50% or reside. (Check up to two boxes, or leave	blank if none of these choices apply.)	trict			×		
ndicate the location(s) in which 50% or r district reside. (Check up to two boxes, o apply.)	nore of <i>defendants who reside in this</i> r leave blank if none of these choices						
D.1. Is there at least one a	answer in Column A?		D 2 lethere at	least one answer in C	alum P3		
Yes	₩ No	•		Yes 🔀 No	olullin b:		
If "yes," your case will initial	ly be assigned to the		If "yes," your ca	ase will initially be assigne	d to the		
SOUTHERN D	IVISION.			ASTERN DIVISION.			
Enter "Southern" in response to Question	E, below, and continue from there.		Enter "Eastern"	in response to Question E	, below.		
If "no," go to question	D2 to the right.	If ".	no," your case wil	be assigned to the WESTI	ERN DIVISION.		
			Enter "Western'	in response to Question E	E, below.		
QUESTION E: Initial Division?			INITI	AL DIVISION IN CACD			
nter the initial division determined by Q	uestion A, B, C, or D above:	WESTERN					
QUESTION F: Northern Counties?							
00 50% or more of plaintiffs or defendant	s in this district reside in Ventura, Sar	nta Barbara, oi	r San Luis Obisp		Yes 🔀 No		
CV-71 (02/16)	CIVIL COVE				Page 2 of 3		

# Case 2:16-cv-0260 SINGEP-STATIES DISTRICTECQUET, FRIENDINGAL/DES/IRICT PROGRAMA Page ID #:12 CIVIL COVER SHEET

IX(a). IDENTICAL CA	<b>\SES</b> : Has this a	ction been previously filed in this court?	1	<b>≫</b> NO		YES
If yes, list case nun	nber(s):					
IX(b). RELATED CAS	<b>ES</b> : Is this case re	elated (as defined below) to any civil or criminal c	ase(s) previously filed in this cou	ırt?		<del></del>
If yes, list case nun	nber(s):			<b>≫</b> NO		YES
Civil cases are re	elated when they	(check all that apply):				
A. Aris	e from the same	or a closely related transaction, happening, or ev	ent;			
B. Call	for determinatio	n of the same or substantially related or similar q	uestions of law and fact; or			
		ould entail substantial duplication of labor if heard				
Note: That cases	may involve the	same patent, trademark, or copyright is not, in it.	self, sufficient to deem cases rela	ted.		
A civil forfeiture	e case and a crim	ninal case are related when they (check all that a	pply):			
A. Aris	e from the same	or a closely related transaction, happening, or eve	ent;			
B. Call	for determination	n of the same or substantially related or similar qu	estions of law and fact; or			
C. Invo	olve one or more heard by differe	defendants from the criminal case in common an nt judges.	d would entail substantial dupli	cation of		
X. SIGNATURE OF AT (OR SELF-REPRESENT		:	DATE: _°	A/4/16		
(OR SELF-REPRESENT Notice to Counsel/Partineither replaces nor sup	<b>TED LITIGANT)</b> ies: The submiss plements the filir	ion of this Civil Cover Sheet is required by Local R ng and service of pleadings or other papers as rec nstruction sheet (CV-071A).	ule 3-1 This Form CV-71 and the	A /H//b e informatio I by local rul	n contair es of cou	ned herein ırt. For
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